2nd August. artoini / A. 1838

ner: Provided always, that you, the said *James Morris*, do execute the said Office in person, except in cases of sickness or other incapacity.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Our said Province to be hereunto affixed: WITNESS, Our Right Trusty and Well Beloved The Right Honorable Sir EDMUND WALKER HEND, Baronet, One of Our Most Honorable Privy Council, Governor General of British North America, and Captain General and Governor in-Chief in and over Our Provinces of Canada; Nova Scotia, New Brunswick, and the Island of Prince Edward, and Vice Admiral of the same, &c., &c., &c. At Toronto, this SECOND day of AUGUST, in the year of Our Lord one thousand eight hundred and fifty-eight, and in the twenty-second year of Our Reign.

By Command,

E. A. MEREDITH,

Assistant Secretary.

Recorded 3rd August, 1858, Lib. D.S-Fol. 394.

THOS. AMIOT, Deputy Registrar.

Ìs.

Then the Speaker took the Chair at the foot of the Throne, and the Commission was ordered to be put on the Journals, and the Mace was appointed to be carried before him.

The Honorable Mr. Patton moved, seconded by the Honorable Mr. Prince,

That the Nineteenth Rule of this Honse be dispensed with in order to enable him to make a certain motion.

The question of concurrence being put thereon, the same was resolved in the affirmative.

Whereupon the Honorable Mr. Patton then moved seconded by the Honorable Mr. Taché,

That this House having heard the explanations offered to this House by the Organ of the Government therein, beg to express their entire dissatisfaction therewith, and their want of confidence in a Government which is not prepared to enunciate a policy upon the various questions which the Members thereof while in opposition agitated with so much zeal.

After a long Debate,

The Honorable Mr. Moore moved, seconded by the Honorable Mr. Crooks,

That all the words after "House" be left out and the following inserted " regrets that the Government in announcing their appointed " ments have not sufficiently defined their policy upon